tion is not provided by the home district, such children shall be privileged to attend the nearer school. It shall be the duty of any school district to admit such pupils if the facilities for seating and instruction will permit, and provided the admission of such children will not cause the enrollment in any one room to exceed fifty pupils. The clerk of the school district in which such children attend shall file with the clerk of the school district in which the parents or guardians reside a statement on or before the first day of July in each year showing the name, age, residence, date of admission and attendance of each such person admitted from said district. The statement shall also show the rate of tuition per week, month, or year, and the amount of tuition due for each pupil, provided the tuition per pupil below the ninth grade shall in no case exceed the per capita cost of instruction for the year or part of year for which tuition is due. The per capita cost of instruction shall be determined as provided in paragraph (a) of this subsection. Upon the filing of the foregoing statement, the school board or board of education of the district in which such parents or guardians reside is hereby authorized and directed to pay to the treasurer of the district in which such children attend school the sum due said district.

(d) The payment of tuition shall in all cases entitle the pupil to all the rights and privileges enjoyed by resident pupils therein. In computing tuition due five days including legal school holidays shall constitute a school week; twenty days including legal school holidays shall constitute a school month. No deduction in amount of tuition shall be made on account of absence on the part of any pupil unless such pupil shall have been absent two entire school weeks at one time. In case of absence of more than two school weeks at one time the deduction shall be made only for the absence in excess of two school weeks.

Section 3. This act shall take effect upon passage and publication.

Approved April 26, 1921.

No. 146, A.]

[Published April 29, 1921.

CHAPTER 164.

AN ACT to amend sections 959x—1, 959x—2, 959x—3, 959x—4, relating to creation of utility districts in towns.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

Section 1. Sections 959x—1, 959x—2, 959x—3, 959x—4 of the statutes are amended to read: Section 959x—1. Towns, villages and cities of the fourth class, whether organized under general or special charter, are hereby authorized to establish and maintain as provided in sections 959x—1 to 959x—5, inclusive, of the statutes, districts to be known as utility districts and to be numbered from one upwards, and thereafter the expense of improvement and maintenance of streets and highways, construction and maintenance of sewers and sidewalks, installation and maintenance of street lighting, and furnishing water for fire protection purposes, or either, as the town board, village board or city council may determine, not chargeable to private property, shall be paid out of the fund of the proper utility district.

Section 959x—2. The superintendent of highways in towns, the board of public works or the officer or officers designated to discharge its duties, in villages and cities, shall report to the town board, village board or city council on or before the first day of October of each year, as accurately as may be possible the amount of money required for such purposes for the ensuing year in each district; and the town board, village board or city council may direct the levy and collection of a tax for such purposes in each utility district for such amount as may be necessary on all property subject to taxation in any such utility district, which tax shall, when collected, be placed in the fund of the utility district in which the same shall be collected. The town, city or village treasurer as well as other officers who may be required to keep such record shall keep a separate and distinct account with each such district

Section 959x—3. The town board by a majority vote or village board or city council * * * by a vote of three-fourths of all its members may at any time establish, vacate, alter or change the boundaries of any utility district or consolidate or rearrange the utility districts and determine which of the authorized purposes the utility districts shall embrace; provided, that before any district shall be established, altered, vacated or the purpose which such districts shall embrace be determined, the notice required to be given in the establishment of sewerage districts under section 925—210 shall first be given, and sections 925—209 to 925—212, inclusive, are hereby made applicable to the establishment, alteration and vacation of utility districts as well as determining the purposes which such utility districts shall embrace;

provided, that in towns the superintendent of highways shall perform the duties of the board of public works mentioned in said sections 925—209 to 925—212, and he shall report to the town board, the diagram being filed with the town clerk and said notice may be given by posting in three most public places in said town, one of which shall be in the proposed district, at least two weeks prior to such meeting.

Section 959x—4. All provisions of law applicable to any such town, city or village for the purposes which it may include in utility districts, not inconsistent herewith, are hereby made applicable hereto as though the same were specifically included herein.

Section 2. This act shall take effect upon passage and publication.

Approved April 26, 1921.

No. 184, A.]

[Published April 29, 1921.

CHAPTER 165.

AN ACT to renumber paragraph (d) of subsection (6) of section 29.18 to be paragraph (e) of said subsection and to create a new paragraph of said subsection (6) to be numbered (d), relating to the closed season for muskrat.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

Section 1. Paragraph (d) of subsection (6) of section 29.18 of the statutes is renumbered to be paragraph (e) of said subsection.

Section 2. A new paragraph is added to subsection (6) of section 29.18 to be numbered and to read:

(29.18) (6) (d) In the counties of Winnebago Waushara and		
	Oct. 25 to April 1	No limit

Section 3. This act shall take effect upon passage and publication.

Approved April 26, 1921.